

# **EXHIBIT 7**

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IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

MEDRAD, INC.	)	
Plaintiff,	)	
	)	
v.	)	Civil Action No. 01-1997
	)	
TYCO HEALTHCARE GROUP,	)	
ET AL.	)	
Defendants.	)	

MEMORANDUM ORDER

GARY L. LANCASTER,  
District Judge.

August 5, 2004

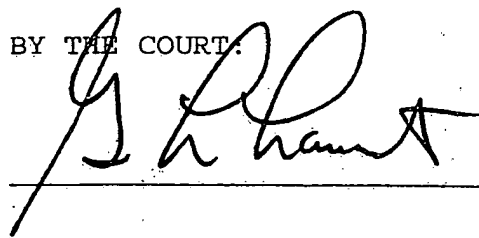
This is an action in patent infringement. On July 16, 2004, this court construed what the court believed were all the disputed claims pursuant to Markman v. Westview Instruments, Inc., 52 F.3d 967 (Fed. Cir. 1995) (en banc), aff'd, 517 U.S. 370 (1996). Plaintiff, Medrad, Inc. ("Medrad") requests "clarification" of the court's July 16, 2004 order. We read the request, however, as asking the court to construe the additional claim term, "injector control unit."

In Webster's Third New International Dictionary, a "unit" is defined as "a piece or complex of apparatus serving to perform one particular function." A "control" is defined as "a hand-operated or automatic mechanism to regulate or guide the operation of a machine or an apparatus or system." This court construes the term "injector control unit," consistent with its

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ordinary meaning as "a piece or complex of apparatus that regulates or guides the operation of an MRI contrast injector."

BY THE COURT:

 J.

Dated: August 5, 2004

cc: All Counsel of Record